Filed 07/11/2008 Page 1 of 2 USDC SDNY DOCUMENT ELECTRONICALLY FILED UNITED STATES DISTRICT COURT DOC #: SOUTHERN DISTRICT OF NEW YORK DATE FILED: The armored Can group 07 Civ. 9694 Plaintiff(s), -against-INITIAL CASE MANAGEMENT Horneland Security Stra PLAN AND SCHEDULING ORDER Defendant(s). , 200 $\sqrt[k]{}$  , upon notice, held before the undersi upon notice, Case Management Con The following Case Management Plan and Scheduling Order was adopted by the Court: 1. All amendments to the pleadings shall be filed by All discovery is to be completed no later than December 15, 2008; fact discovery is to be completed by The Parties are reminded that a pre-motion conference is required under the Court's Individual Rules and Practices. A party proposing a motion shall, at the earliest opportunity but in any event no later than December (5, 204) write to the Court summarizing the motion proposed and the basis therefor and, in the case of a summary judgment motion, enclose a statement pursuant to Local Rule 56.1. A copy of the letter should be served on all parties. Any party opposing the motion shall, within one week of the letter proposing the motion, write to the Court summarizing the basis for the opposition and, in the case of a summary judgment motion, enclose a response to the 56.1 statement. 4. A proposed joint consolidated pretrial order is to be filed by **Surgue 2009** No extensions of this date will be granted. At the time, the parties shall also send to shambers a country of the first state of the first state. chambers a courtesy copy of the joint pretrial order, together with one copy of all proposed exhibits, a memorandum of law (if a bench trial), and proposed voir dire questions and requests to charge (if a jury trial). Each charge shall specify the authority for the proposed charge. The parties each shall submit a 3.5" floppy disk

containing the requests to charge and voir dire questions in a

Wordperfect 8.0 format.

October 5:	<b>?</b> )	The next/final pre-trial at $9.30  G \cdot M$ .	conference	is	scheduled	for
	<u></u>	_ ~ <del>1, 00 01 110</del> .				

6. The parties are instructed, pursuant to Fed. R. Civ. P. 16, to meet and pursue settlement discussions. Plaintiff's counsel is directed to advise Chambers by letter or in person of the status of those discussions by

7. Trial is to commence on \_\_\_\_\_ at in Courtroom 12A.

Counsel for all parties shall confer to make a good faith effort to resolve all discovery disputes before requesting a premotion conference.

 $\underline{\text{Pro}}$  <u>se</u> parties are directed to consult with the Pro Se Office in Room 230 or at (212) 805-0175 with respect to procedural matters.

The aforesaid schedule is final and binding upon the parties.

SO ORDERED:

Dated: New York, New York

ruly 11, \_\_\_\_, 200 8

LORETTA A. PRESKA, U.S.D.J.